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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/298,726	04/23/1999	VALTER MADDALON	06023-71(MI/	2377
570 759	00 02/19/2003	•		
AKIN GUMP STRAUSS HAUER & FELD L\L.P. ONE COMMERCE SQUARE 2005 MARKET STREET, SUITE 2200			EXAMINER	
			DEXTER, CLARK F	
PHILADELPHI	IIA, PA 19103-7013	<i>y)</i>	ART UNIT	PAPER NUMBER
		•	3724	
			DATE MAILED: 02/19/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Interview Summary

Application No. 09/298,726

Clark F. Dexter

Applicant(s)

Examiner

Art Unit

3724

Maddalon



All participants (applicant, applicant's representative, PTO personnel):	
(1) Mr. Richard Woldin (3)	
Date of Interview Feb 13, 2003	
Type: a) ☒ Telephonic b) ☐ Video Conference c) ☐ Personal [copy is given to 1) ☐ applicant 2) ☐ applicant's re	presentative]
Exhibit shown or demonstration conducted: d) ☐ Yes e) ☒ No. If yes, br	ief description:
Claim(s) discussed: 1	
Identification of prior art discussed: Roy et al., pn 5,586,479	
Agreement with respect to the claims f) was reached. g) ⊠ was not reached.	
Substance of Interview including description of the general nature of what was any other comments:	agreed to if an agreement was reached, or
Mr. Woldin submitted a proposed amended claim 1 along with proposed new conscition is that the prior art does not tooch as a suggest a tripming device as a long submitted as a suggest a tripming device as a long submitted as a suggest a tripming device as a long submitted as a suggest a tripming device as a long submitted as a supplier and submitted as a submitted as a supplier and submitted as a supplier and submitted as a submitted as	
position is that the prior art does not teach or suggest a trimming device as claratherein stored line intensities and stored line sizes, and wherein the microproces	
the detection by both first and second optical sensors and by a comparison bet	ween the stored intensity and the detected
intensity of the black and white lines wherein the comparison results in the det	
predetermined threshold based on the stored intensity of the black and white lin	
limitations appear to obviate the prior art rejection, but would require further conoted that claim 12, which is directed to a method, may or may not be examin	
warranted.	ed based on whether a restriction is
(A fuller description, if necessary, and a copy of the amendments which the ex allowable, if available, must be attached. Also, where no copy of the amendment available, a summary thereof must be attached.)	aminer agreed would render the claims ents that would render the claims allowable is
i) \square It is not necessary for applicant to provide a separate record of the su	bstance of the interview (if box is checked).
Unless the paragraph above has been checked, THE FORMAL WRITTEN REPLY INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP section 713.04). already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requires	If a reply to the last Office action has / DATE TO FILE A STATEMENT OF THE
	CLARK F. DEXTER

Examiner's signature, if required

PRIMARY EXAMINER ART UNIT 3724